

DE-067-64

Contract No. UT-846
Amendment No. 1

27 October 1964

STATINTL



Gentlemen:

In accordance with the mutual agreement of the parties hereto this Contract No. UT-846 is amended as follows:

1. The following sentence is hereby added to the first paragraph of PART I, "Scope of Work":

"Work Statement TMP-41026 includes:

- a. Basic Work Statement TMP-41026 dated 21 July 1964
- b. Modifications, TMP-41026 c 1B dated 21 September 1964
- c.
dated 5 October 1964
- d. Work Statement clarifications, TMP-41026 c 1C dated 23 October 1964."

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The modifications and clarifications contained in b, c, and d above are attached hereto and made a part of this Amendment No. 1. It is understood and agreed that the addition of a contained in the Contractor's letter of 5 October 1964 to will require an increase in estimated cost and fee of In addition to the foregoing increase the Government requires the Contractor to supply ten man-days of engineering services with an estimated increase in CPFF price of Accordingly the CPFF price of this contract will be adjusted by subsequent amendment.

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2. The following sentence is hereby added to the first paragraph of PART II, "Delivery":

"In addition to the 10 March 1965 delivery date for the complete system it is agreed between the parties hereto that a delivery date of 10 January 1965 shall be established for completion of the 1/8 Threat Capability."

3. The first sentence of paragraph c. of PART III, "Estimated Cost and Fixed Fee", is hereby deleted and the following substituted therefor:

"c. There has been allotted for the performance of this contract the sum of [redacted] which is estimated to cover Contractor's performance through 15 December 1964." *VI* *JMK*

4. The first paragraph in PART VII, "Special Security Restrictions", is hereby designated "paragraph a." and the following is added as "paragraph b.":

"b. In order that the physical work being performed under this contract can be accomplished in a classified manner without revealing the sponsor of the work to those actually performing the work it is agreed that the work shall be treated as DOD Secret. Notwithstanding this agreement on classification of the work the [redacted] of the [redacted] is extremely sensitive information and the Contractor accordingly agrees that with respect to [redacted] employees no discussion or publicity of this Capability will be permitted

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(i) With persons other than those directly engaged in the work and having a need to know.

(ii) Other Contractors.

(iii) In symposiums or similar meetings, whether internal or external to [redacted]

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(iv) With any other Government Agency or Department."

5. PART IX, "General Provisions," is deleted in its entirety and the following is substituted therefor:

"PART IX - GENERAL PROVISIONS

The General Provisions of this contract are those contained in Contractor's Basic Agreement Number AF 33 (657) 5176 with the United States Air Force, said Basic Agreement being incorporated herein by reference with the following exceptions:

a. Clause A.27 and A.36 are deleted

b. The following clauses only of Section B of said Basic Agreement are made part of this contract:

B.1, B.7, B.16 and B.20

c. None of the clauses in Section D shall be included in this contract.

d. Clause E.2 of Section E is made part of this contract."

6. All other terms, conditions and requirements of Contract No. UT-846 remain unchanged.

7. Please indicate your receipt and acceptance of this Amendment No. 1 to Contract UT-846 by executing the original and three copies hereof. Return the fully executed original and two copies to the undersigned and retain the remaining copy for your files.

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THE UNITED STATES OF AMERICA

BY

Contracting Officer

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ACKNOWLEDGED AND ACCEPTED



DATE Dec 13, 1964

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